DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"METHOD FOR MANUFACTURING A BURIED STRAP CONTACT IN A MEMORY CELL"

		e specification of which is attached hereto.	
(che	·	as filed on	, as
one		Application Serial No	
ŕ		and was amended on	
		(if applicable)	
		I have reviewed and understand the claims as amended by any amendm	
known to me		l to the patentability of this applicati	s Patent Office all information which is ion in accordance with Title 37, Code of
America before country before was not in pure application, a certificate is a America on a prior to this a been filed in legal represe	ore my or our interest or our interest or our interest or	invention thereof, or patented or deservention thereof or more than one yet as ale in the United States of Americ that the invention has not been patented date of this application in any cour filed by me or my legal representation that no application for patent or in oreign to the United States of Americans, except as identified below:	ted or made the subject of an inventor's
		inventor's certificate listed below	,
Prio	r Foreign App	lication(s)	
Nun	nber	Country	Date
102	28 547.0	Fed. Rep of Germany	June 26, 2002
1 already of recor		nis section, information is material to pate of record in the application, and	entability when it is not cumulative to information
	(1) It establ	ishes, by itself or in combination with other	information, a prima facie case of unpatentability of
a claim; or	(2) It refute	s, or is inconsistent with, a position the appli	icant takes in
		Opposing an argument of unpatentability re	

⁽ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the above listed application on which priority is claimed:

Date

Prior Foreign Application(s)
Number Country

If no priority is claimed, I have identified all foreign patent applications filed prior to this application:

Prior Foreign Application(s)
Number Country Date

And I hereby appoint all Attorneys identified by United States Patent & Trademark Customer Number 26574, who are all members of the Firm Schiff Hardin & Waite, my attorneys, with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and direct that all correspondence be forwarded to:

SCHIFF HARDIN & WAITE

Patent Department

6600 Sears Tower Chicago, Illinois 60606-6473

CUSTOMER NUMBER 26574

Direct Telephone Number for Mark Bergner: (312) 258-5779

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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